

JANUARY



**House and Lot for Sale.**

**THINK** undersigned offers for sale on accommodating terms, a **small** House and Lot in the Town of Alexandria, advantageously situated for **mercantile** business. The house contains four rooms besides the one suitable for a store room and the lot is otherwise well improved. Any person wishing to purchase would do well to call and examine the premises.

**ROBERT C. BOYD.**

Dec. 22, 1861.—6.

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**NOTICE.**

**THINK** undersigned has for sale a **small** House and Lot in the Town of Alexandria, advantageously situated for **mercantile** business. The house contains four rooms besides the one suitable for a store room and the lot is otherwise well improved. Any person wishing to purchase would do well to call and examine the premises.

**ROBERT C. BOYD.**

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**HOUSE OF ENTERTAINMENT.**

in the Town of Jacksonville, Fla., at the corner of, and on the N. E. corner of, public square, where he expects to remain permanently—and is confident from pe-

experience, that he will be able to give satisfaction to all whom may favor him with a call.

AMARON HAYNES.

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**NOTICE.**

Full value of one section, found from the 22 percent count of that section, I will sell to the highest bidder for cash, but no the money to be paid in the form of a cash note, on the day Monday, at 10 A.M. next, - all the rights, in the interest of investment, that I, A. Mc Campbell, has in and to the above-mentioned land, to wit, the west 1/4 of the S.E. 1/4 and the E. 1/4 of the S.E. 1/4 of sec. 12, township 13 and range 6, level 10, on the property of J. A. McCampbell, to wit, my land, located in favor of H. S. Edwards.

By A. C. PRICE SUE,  
Att'y. at Law, St. Louis, Mo.

JAN. 3, 1872-3-5-10-11.

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**NOTICE.**

Whereas, the above-mentioned property, to wit, the west 1/4 of the S.E. 1/4 and the E. 1/4 of the S.E. 1/4 of sec. 12, township 13 and range 6, level 10, on the property of J. A. McCampbell, to wit, my land, located in favor of H. S. Edwards, was sold to the highest bidder for cash, but no the money to be paid in the form of a cash note, on the day Monday, at 10 A.M. next, - all the rights, in the interest of investment, that I, A. Mc Campbell, has in and to the above-mentioned land, to wit, the west 1/4 of the S.E. 1/4 and the E. 1/4 of the S.E. 1/4 of sec. 12, township 13 and range 6, level 10, on the property of J. A. McCampbell, to wit, my land, located in favor of H. S. Edwards.

By A. C. PRICE SUE,  
Att'y. at Law, St. Louis, Mo.

JAN. 3, 1872-3-5-10-11.

[illegible]

**NOTICE.**

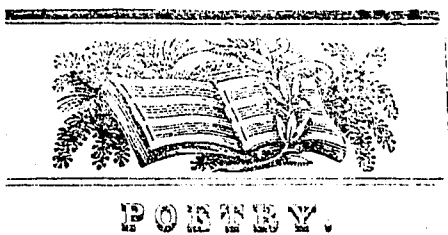
ALL persons indebted to the undersigned by either principal or account are requested to come forward immediately and make payment by cash or note, and wish to close my business, and further indulgence in settling debts cannot be given.

**ROBERT C. BOYD.**  
Dec. 23, 1861—46

**RINGOLD VILLER REAPERSON'S,**  
*OR*  
**BREVETED HEADS EASY;**  
Selected from the best Authors now in general use, also a variety of *Anthem's*,  
and original tunes being entirely  
new and well adapted to the  
use of Churches and  
Schools.  
**FOR SALE AT THIS OFFICE.**







# POORNEY.

From the Ladies Companion for August.  
THE WRECK.

BY THE REV. J. H. CLINCH.

Where lately sped with snowy sail,  
A gallant bark before the gale,  
The cold, blue waters sweep,  
Far down beneath the icy waves,  
In Ocean's dim and silent caves,  
Many, who stood, at morn, elate,  
Unconscious of approaching fate,  
Rest in their last, long sleep.

Yet all who trod that busy deck,  
Sleep not in death within the wreck;  
A fragile boat, with human life,  
Deep laden, braves the billows' strife,  
And piles its dreary way;  
God bless them now through storm and night,  
And glad them with the rising light;  
O'er yet another day:

But hark! Mid tempest and deep gloom!  
Are sounds which speak a fearful doom!  
Shrieks, struggles, oaths, in mingling tone—  
The plunge—the bubbling groan—  
The brother's hurried, wild farewell,  
To her who followed where he fell,  
Stronger than death is love—  
And desperate efforts to retain  
The boat's deep side, but made in vain—  
Gave to that night a darker view,  
Than storm or darkness could bestow,  
Which time shall never remove.

But one faint voice was heard that night,  
Which oft shall come, in dreams, to blight  
The selfish heart of sin,  
Of him whose ruthless hand could tear  
The child from where he crunched, to share

The wave shroud of his kin.  
"Cast me not yet," it said, "away—  
Give me a little time to pray!"  
That touching plea could not avail  
With hearts insensate as the gale,  
Cold as the icy deep:  
Scarce to his God cry he gave,  
Ere the young martyr parts the wave,  
Which murmurs o'er his sleep.  
The boat that labored in the storm,  
Scarce felt the weight of that light form,  
But, oh! how cold it felt beneath  
Its load of guilt and heedless death,  
When that young soul was cast away,  
Death's undecked sacrifice and prey!

Ah! well for him who did the deed,  
If, in his hour of utmost need,  
When help is far, and death is near,  
And his strong form shall shake with fear,  
As life ebbs quick away,  
He asks of him, to whom, in vain,  
No earnest lip or heart complain,  
A little space to pray!  
Well then for him, if o'er his soul,  
Flash not with deep and stern control,  
The thought that he had dared refuse  
The very boon for which he sues.

\*The ship William Brown.

Politicians.—It would be ridiculous to ask how far our politicians are governed, or restrained, in our political contests, by regard to truth. Deceit and dissimulation seem to be their favorite weapons. The good men dare not enter the arena of political strife, for fear of contamination. But yet the work of human progress would go on. The day was perhaps coming when, instead of being notorious for their iniquities, our great men (as we called them, shall be good men. But the office of our republicanism would continue to tremble, until our statesmen and public virtue as one and the same—until the Bird, which is now studied as the guide of the man, shall assume its proper pre-eminence as the wisdom of the nation.

Petitions.—We are strongly for the "right of petition," and therefore intend to petition our next Congress.

For the enlargement of the Pacific Ocean, and a bridge across the Atlantic; also for the filling up of Lake Superior to make a little more land—as it is very scarce this year.

For the total annihilation of all musketoes, both in Florida and in the United States.

To have the moon taken into the screw dock and copper-bottomed.

For the abolition of eating, whenever flour is eight dollars per barrel.

To fairly corn fields from the depression of crops.

To remove Texas a little further off—it being so hot and sandy; also for the removal of the Alleghany mountains beyond the Mississippi—they being at present a public nuisance.

If the above petitions should not be read in Congress, but laid under the table why, then Congress might as well burst up at once—or we'll burst it up.

Sunday Mercury.

## PARTY SPIRIT.

There is a great difference between party spirit and party excitement, which sometimes degenerates into personal malignity, and is then productive of evil. Party spirit, when properly tempered and directed is an excellent spirit, which is well defined by the editor of the Chicago Democrat. He says: "Some men are continually crying out against 'party spirit,' as the foundation of innumerable evils. But they know not what they are talking about. Their terms are too general. Now 'party spirit' of the right kind, the spirit of Democracy, the spirit of '76, the spirit of virtue against vice, the spirit of equality against false

distinctions, is just the kind of spirit we like, and shall ever labor to encourage."

The Sandy Hill Herald says.—"We know a man who has worked, on an average of sixteen hours per day for the last twenty years, to pay notes which he had endorsed, and for which he never received the value of one farthing. He is now seventy years of age. We challenge the world to produce a similar instance of integrity."

Comfort to Oldachelors.—A drop of comfort now and then comes to the relief of this unfortunate class of our fellow beings. It comes it is true from the wretchedness of others still it tends to reconcile them to their lot. To find others unhappy in the achievement of an object in which we have been filled ourselves, softens the disappointment and defeat. The following official statement is from a late English journal:

| Statement of Marriages in London. |        |
|-----------------------------------|--------|
| Runaway wives,                    | 1,132  |
| Runaway husbands,                 | 2,318  |
| Persons legally divorced,         | 4,175  |
| Living in open warfare,           | 17,345 |
| In private misunderstanding,      | 18,279 |
| Mutually indifferent,             | 55,240 |
| Regarded as happy,                | 3,175  |
| Nearly happy,                     | 137    |
| Perfectly happy,                  | 13     |

This is a new kind of statistics. We are assured that one of our first moralists is engaged in drawing up a similar account of the city of Paris. It will be curious to see what country may claim a matrimonial balance.

"Change me a five dollar bill," asked a green looking chap a few days ago, in our streets, of a passer by, handing out a fifty. Instead of one of the denomination named. The one of whom the enquiry was made saw the amount of the bill tendered, and quickly gave him five dollars in small notes. The parties then separated, each apparently satisfied with his bargain and the new proprietor really was so until an hour or two afterwards, when he stepped into a broker's office, laid down the bill, and enquired:—  
"Can you accommodate me with small bills for a fifty?"  
"Yes sir," was the reply, "but not for that one—it is a counterfeiter!"

Picayune.

One of the Tuscarora Indians passing through Canada, a short time since was asked by a tavern keeper where he was from. "Tuscarora, sir," said the Canadian. "Then," said the Canadian, "you are a Yankee Indian." "Yes, sir, I am a Yankee Indian." "Did you know," said the Canadian, "that there's going to be war, and that we shall be over and take the States, and make them a British province." "Do you think so?" "Yes, certainly." "Then, sir, I think you never was a great ways from home."

Toledo Blade.

A modest young lady in Richmond, excoined away when Ephraim remarked to her that he saw several trees entirely stripped a few days ago.

The Hartford Eagle thinks that the members of Congress had better get up a "First-class agent," to do their fighting. If two members get by the ears, let the agent flag both, and thus equalize the exchanges.

GOOD.—A little boy got his grand father's gun and loaded it, but was afraid to fire it. He however liked the fun of loading, and so put in another charge, but was still afraid to fire. He kept on charging but not firing, until he got six charges in the old piece. His grand mother learning his timidity, snarled provoked him, and grasping the continental promptly discharged it. The recoil was tremendous, throwing the old lady over on her back, she struggled to regain her feet but the boy cried out, "lay still granny, there are five charges more to go off yet."

Young Synones in Texas.—"I'd wretched homicide we see is safely landed in the great receptacle of the desperate and the outlawed. We can but think that his escape from the consequences of his monstrous crime is a great reflection upon those who administer the criminal justice of the land."

The old adage is truly to continue in virtue—that while one man may steal the horse with impunity another will swing for "looking over the hedge." The recollection of the dying tones of forgiveness, uttered by the lamented and pious Davis, aggravate our conception of the guilt of his murderer. Opposed to capital punishment as we think every body should be—the certainty of some penalty should be made inevitable. That is the true remedy for the prevention of crimes—and a graduated scales of punishments, upon the plan of Baccaria or Livingston, the proper system.

Abingdon Banner.

THE Songster's Companion,  
BY REV. D. BRYAN.  
For Sale at this Office.

**MEDICAL NOTICE.**  
DR. A. BROWN, (Graduate of Charleston, S. C. Medical College,) respectfully tenders his professional services to the citizens of Benton County.  
He has located himself on Cane Creek, at the residence of J. T. A. Hughes, Esq., seven miles south of Jacksonville, where he may at all times be found, unless absent on professional business.  
Dec. 22, 1841.—6m.

## THE STATE OF ALABAMA.

Cherokee County.

### Orphan's Court, Special Term.

Nov. 22, 1841.

WILLIAM WOODLEY, one of the Executors of the last Will and Testament of Caleb Woodley, deceased, has presented his Accounts and Vouchers for final settlement, and the same being this day examined and audited, and caused to be stated, are this day reported by the Judge of the Orphan's Court, to be held in the Town of Jefferson, on the first Monday in January, 1842.

It is therefore ordered by the Court, that publication be made in the Jacksonville Republican, a newspaper published in the town of Jacksonville, in said State, for four weeks requiring all persons interested in said final settlement, to be and appear at the office of the Clerk of the County court of said County in Jefferson, and show cause, if any they have why said account should not be allowed, and said final settlement made a matter of record.

Copy from the minutes:

JOHN S. WILSON, Clerk.

Dec. 8, 1841.—4t.—\$7.50.

## THE STATE OF ALABAMA.

Cherokee County.

### Orphan's Court Regular Return day.

Monday 3d day of January 1842.

William Woodley one of the Executors of the last will of Caleb Woodley dec.

Application for final settlement.

This day being the time set apart for the final settlement of the above stated case and it appearing to the satisfaction of the court that the forty days notice required, has not been perfected, it is ordered that the fourth Saturday of February next be set apart for the final hearing of said case. Ordered, that a copy of the proceedings in this case be published in the Jacksonville Republican, a paper published in the town of Jacksonville, for three weeks.

A copy from the minutes.

J. S. WILSON, CLK.

Jan. 12, 1842.—3t.—\$4.00.

## JACKSONVILLE ACADEMY.

Undersigned truly grateful for the past patronage of his friends and the very flattering expressions of desire they have given to continue their patronage, takes great pleasure in informing the citizens of Jacksonville and its vicinity that he will open a school for the reception of both sexes, in the Male Academy, on the 1st Monday in January 1842, for one session of five months only. Prices for Tuition as usual. Each pupil will be charged from the time of his commencement to the termination of the Session. No deduction for loss of time except from protracted indisposition.

## S. H. COPELAND.

Dec. 22, 1841.—4t.

N. B. As a lady has been employed to take charge of the Female Academy. The Male and Female School will be conducted as formerly in the Male Academy.

S. H. C.

## NOTICE.

COMMITTED TO Jail in St. Clair County, Alabama, on the 1st day of November last a negro boy, who says his name is NED, and belongs to James Wood of Jefferson County, Alabama. He is about 27 years of age, rather of a copper color, about five feet ten inches high, this boy Ned has been under Execution from the eighth day of November as the property of James Wood the parties to the Execution has failed to indemnify me in the sale therefore the owner of said boy Ned is requested to come forward prove property, pay charges and take him away, otherwise he will be dealt with as the law directs.

ELBERT L. GIBSON, Sheriff.

January 4 1842.—3t.—\$6.

## THE STATE OF ALABAMA.

St. Clair County.

### Special Orphan's Court, January 8th, 1842.

THE Petition of Jeremiah McKenzie, showing that in the year 1837, one Joel Chandler, executed to James Hampton his Bonds for titles to the following tracts or parcels of Land lying and being in the county of St. Clair, to-wit: the N. W. q. of Section 25 and part of the N. W. q. of Section 25 in township 12, Range 4 E. beginning on the S. W. bank of Cane Creek and following a temporary line marked by said Chandler, westward to the Section line, thence to the North line of said section, thence east to the creek, thence with the creek to the beginning—acres more or less, said land subsequently assigned to said petitioner, that the same is still in his possession, and that the purchase money agreed to be given for said land has long since been paid.

Wherefore prays that the Executors and Administrators of the said Joel Chandler, dec'd be decreed and compelled by an Order of this court to make titles according to the condition of the Bonds.

It is therefore Ordered by the Court, that publication be made in the Jacksonville Republican a paper printed in this State, requiring all persons interested to be and appear at an Orphan's Court to be held in the town of Ashville on the first Monday in March next, then and there to show cause, if any they have, why an order should not be made requiring the Administratrix and Administrators of the estate of said Joel Chandler dec'd to make titles to the foregoing tracts or parcels of Land.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—6t.—\$14.00.

## NOTICE.

ES hereby given that letters of administration were granted to the undersigned on the 20th day of October, 1841 on the Estate of Timothy P. Heaton, late of Benton county Ala. dec. All persons having claims against the Estate of the said decedent are required to present them properly authenticated within the time prescribed by law, being eighteen months from the said 20th of Oct. 1841. Otherwise they will be forever barred.

DAVID HEATON, Adm.

January 17th 1842.—6t.

## State of Alabama?

ST. CLAIR COUNTY.

### Special Orphan's Court, Jan. 8th, 1842.

THE STATE OF ALABAMA.

St. Clair County.

TO the Honorable James Rogan, Judge of the County Court, in and for the county of Alabama, I do hereby certify that

The Petition of James M. Bradford, respectfully sheweth that Lemuel J. Bradford, in his life time was seized and possessed in fee simple of the following Lots and parcels of lands lying in the City of Wetumpka, County of Autauga to-wit: Lots No 116 & 117, containing each one half acre, also all of that known by original survey of said city as Lot No 114 except a part of said Lot in the S. E. corner containing 25 feet E. & W. & 65 feet N & S also excepting of said original lot on broad street, commencing at a point 50 feet from the South line of said lot thence running N 77 1/2 feet on broad street, thence east at right angles with said street 65 feet, thence south 77 1/2 feet, thence W 65 feet to the beginning. Also except a part of said Original Lot embracing the following boundaries to-wit: lying in the North west corner of said Lot, being 4 feet N & S & 15 feet E & W. Also all of that Lot known in the original plan of said city as Lot No. 115 excepting a part of said Lot lying in the S. H. corner, being 50 feet N & S on Broad street and 65 feet E. & W. also a part of a Lot known in Original Survey as Lot 148, it being the North-west corner of the above described lots, commencing at the N. W. corner, running thence on the N. line of said lot four and 77-100 chains, thence south four and 47-100 chains thence west four and 77-100 chains, thence North four and 47-100 chains to the beginning corner. Also a part of the Lot known in the Original Survey of said city, as Lot No 160 and in the subdivision of said Lot as lots No. 9, 16, 17, 73 and 76, each having a front of 50 feet and running 126 feet back. Also a part of Lot known in Original Survey of said city as No. 141, to-wit: Lots No. 16, 17, 18 and 19 of the subdivision of said Original Lot, each containing 39 1/2 feet E. & W. and 153 feet N & S. Also a part of a Lot No. 20 of the subdivision of said Original Lot (184) being the west part of said lot containing 12 1/2 feet E. & W. and 153 feet N & S. Also Lot No. 3 of the subdivision of said Original Lot (184) containing 50 feet N and S and 145 feet E and W. Also Lot known in the Original Survey of said city as Lot No. 25, containing one half acre. Also the south half of Lot No. 4 in the Original Survey of said city containing 1 1/4 acre more or less. Petitioner for the reasons stated in his petition prays that the personal property of the estate of said Lemuel J. Bradford, dec'd be sold sufficient to pay and discharge the just debts due and owing by said dec'd.

That the said Lemuel J. Bradford dec'd left as heirs to his estate, Mrs. Eliza S. Bradford, widow of the said dec'd and only son, to-wit: Lemuel Scott Bradford, who is at this time between five and six years of age—said Petitioner prays that an order of Sale may be granted him for the foregoing Lots or parcels of Land that he may be enabled to pay the debts of said estate.

It is therefore ordered by the Court that publication be made in the Jacksonville Republican for forty days, requiring all persons interested in the sale of said estate to be and appear at an Orphan's Court to be held in the town of Ashville, on the first Monday in March next, then and there to show cause if any they have why orders of sale should not be granted to the foregoing described Lots or parcels of Land.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—6t.—\$28.00.

## THE STATE OF ALABAMA.

St. Clair County.

### Special Orphan's Court, January 8th, 1842.

WHEREAS James M. Bradford, the Administrator of the estate of Hiram Coleman dec'd late of St. Clair County, having this day filed his petition, showing that said estate is wholly insufficient to pay his just debts, praying that an Order may be granted requiring notice to be given to Patsey Gregory, the wife of one J. H. Gregory, who resides in Prekers County, Alabama, (who is the only heir of said dec'd) and all other persons interested to be and appear at an Orphan's Court to be held in the town of Ashville at such time as may be determined on by the court.

It is therefore ordered by the Court, that notice be given to said Gregory and all other persons interested to be and appear at an Orphan's Court to be held in the town of Ashville on the first Monday in March next, then and there to show cause if any they have why orders of sale should not be granted to the foregoing described Lots or parcels of Land.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—6t.—\$28.00.

## THE STATE OF ALABAMA.

St. Clair County.

### Special Orphan's Court, January 8th, 1842.

THE petition of Ulrich Gray of the County of Autauga in said State sheweth that on the 15th day of July 1835 Lemuel J. Bradford James M. Bradford and Andrew B. Northrup, executed to one Allison H. West their bond in the sum of eight hundred dollars, conditioned that upon the payment of three hundred and twenty-five dollars they would execute to said H. West a deed of three lots of land numbered 25, 27 & 28 being a part of Original lot No. 160 that said Ramsey afterwards sold said Lots to said petitioner and endorsed said bond that the title of said lots were in Lemuel J. Bradford, and that he has departed this life without executing titles to the amount of the purchase money agreed to be paid for said Lots, as has been since been paid. Therefore prays that the said Allison H. West be decreed and compelled by an order of this court to take titles according to Condition of said bond.

It is therefore ordered by the court that publication be made in the Jacksonville Republican a paper printed in this State requiring all persons interested to be and appear at an Orphan's Court to be held in the town of Ashville on the first Monday in March next, then and there to show cause if any they have why Orders for title should not then be made.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—6t.—\$10.00.

## THE STATE OF ALABAMA.

St. Clair County.

### Special Orphan's Court, Jan. 8th, 1842.

IT is remembered that whereas James S. Hargis having this day filed his petition in this Court showing that on the 15th day of July 1835 Lemuel J. Bradford, James M. Bradford and Andrew B. Northrup executed to said petitioner a bond for the sum of nine hundred dollars, conditioned that upon the payment of four hundred and forty dollars they would execute a good and lawful deed to two lots of land No. 47 & 48 being a part of Original lot in the town of W. Wetumpka, as Lot No 160, and that the title of said lots was in said Lemuel J. Bradford and that he has since departed this life without executing titles to said lots the purchase money agreed to be given for said lots having long since been paid. Therefore prays that James M. Bradford Administrator of the estate of said Lemuel J. Bradford may be decreed and compelled by the order of this court to make titles to said lots of Land agreeable to the Condition of the Bond.

It is therefore ordered by the court that publication be made in the Jacksonville Republican a paper printed in this State for forty days requiring all persons interested to be and appear at an Orphan's Court to be held in the town of Ashville on the first Monday in March next then and there show cause if any they have why orders for titles should not then be made.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—6t.—10.00.

## NEW GOODS.

### HOKE & ABERNATHY.

HAVE removed their Store to the North East Corner of the Square, and are just receiving and opening a New Stock of

### DRY GOODS,

which makes their assortment more general than ever. Among their DRY GOODS, they are receiving some very superior

Cloths, Cassimeres & Satinets of those makes which have always given entire satisfaction to their customers as to finish, durability and fast colors.

A splendid assortment of

### Merinos and Circassians;

Red, white, green and spotted Flannels, at all prices.

### WINTER & DRESS GLOVES & HOSIERY.

HATS & CAPS, a great variety.

Tuscan, English, Straw, Silk and Hood Bonnets.

Children, Youths, Boys, Misses, Ladies and Men's Shoes, Boots and Breeches.

Paris, London and American Fancy Prints & Calicoes—Styles entirely new.

Winter and Dress Shawls.

Cambric, Jackonet, Swiss & Mail Muslins.

Bleached and unbleached Domestic.

Swiss, Jaconet and Thread Edgings and Insertings.

Vestings, a handsome assortment.

Ribbons assorted, new and beautiful patterns.

A very large assortment of

### Hardware,

Cutlery,

Queens-ware,

GLASS AND MEDICINES.

CHOCOLATES.

SUGAR, COFFEE,

SALT, NAILS.

Real Port, Champagne, &c.

Claret and Sherry.

LEAD AND POWDER.

SHOT assorted.

### KENTUCKY BAGGING & ROPE.

FACTORY THREAD, superior quality.

Besides almost every article that is kept in a retail Store; all of which they will sell low for cash or to particular customers on the usual time.

Those who wish to purchase Goods they think will do well to call and examine for themselves the quality and prices taken together they doubt not will give satisfaction.

JACKSONVILLE, Dec. 8, 1841.

## THE STATE OF ALABAMA.

St. Clair County.

### Special Orphan's Court, Jan. 8th, 1842.

THIS day came Lillian Yarbrough, the Administratrix of the Estate of Mary Yarbrough dec'd, and reports herself ready for final settlement of said Estate. It is therefore ordered by the Court that the first Monday in March next be set apart as the day for final settlement of said estate. It is further ordered by the Court that publication be made in the Jacksonville Republican a paper printed in this State, requiring all persons interested in the final settlement of said Estate to be and appear before the Judge of said Court at an Orphan's Court to be held in the town of Ashville on the first Monday in March next then and there to show cause if any they have why said final settlement should not then be made.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—6t.—\$7.00.

## THE STATE OF ALABAMA.

St. Clair County.

### Special Orphan's Court January 8th, 1842.

THE petition of Ulrich Gray of the County of Autauga in said State sheweth that on the 15th day of July 1835 Lemuel J. Bradford James M. Bradford and Andrew B. Northrup, executed to one Allison H. West their bond in the sum of eight hundred dollars, conditioned that upon the payment of three hundred and twenty-five dollars they would execute to said H. West a deed of three lots of land numbered 25, 27 & 28 being a part of Original lot No. 160 that said Ramsey afterwards sold said Lots to said petitioner and endorsed said bond that the title of said lots were in Lemuel J. Bradford, and that he has departed this life without executing titles to the amount of the purchase money agreed to be paid for said Lots, as has been since been paid. Therefore prays that the said Allison H. West be decreed and compelled by an order of this court to take titles according to Condition of said bond.

It is therefore ordered by the court that publication be made in the Jacksonville Republican a paper printed in this State requiring all persons interested to be and appear at an Orphan's Court to be held in the town of Ashville on the first Monday in March next, then and there to show cause if any they have why Orders for title should not then be made.

COPY—TEST.

JOSHUA W. HOOPER, CLK.

Jan. 19, 1842.—14.00.

## State of Alabama?

CHEROKEE COUNTY.

TAKEN up by Charlotte

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